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4	UNITED STATES DISTRICT COURT		
5	DISTRICT OF NEVADA		
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7	UNITED STATES OF AMERICA,)) 2:07-cr-00254-JCM-RJJ	
8	Plaintiff,		
9	VS.	JOINT DISCOVERY AGREEMENT	
10	CHESTER STILES	/	
11	Defendant.		
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13	Pursuant to LCR 16-1(b)(1) of the Local Rules of Practice for the District of Nevada		
14	the United States, by and through the United States Attorney for the District of Nevada, and		
15	the defendant, by and though the undersigned counsel, agree as follows.		
16	Statement of Intent		
17	The purpose of the Joint Discovery Agreement is to provide a predictable framework		
18	for pre-trial disclosure of information, to establish a method for resolution of discovery		
19	disputes without the need for Court intervention, and to provide a means for the well-		
20	informed and efficient resolution of cases. The Joint Discovery Agreement is not intended		
21	to create remedies not otherwise available to the parties under the U.S. Constitution, statute		
22	or the Federal Rules of Criminal Procedure. Nor is it intended to serve as a basis for		
23	allegations of misconduct or other claims for relief.		
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1	<u>Discovery Schedule</u>		
2	A.	No later than	10 days after defendant's arraignment, the government will disclose:
3		1.	All statements, documents, and objects, including audio or video
4			recordings, required to be disclosed under Rules 16(a)(1)(A)-(F),
5			Federal Rules of Criminal Procedure.
6		2.	All search warrants, orders authorizing the interception of wire, oral or
7			electronic communications, and supporting affidavits, that relate to
8			evidence that may be offered at trial.
9		3.	All police or investigative reports that relate to the charges in the
10			Indictment, except for reports, memoranda, or other internal
11			government documents that relate to interviews of prospective
12			witnesses.
13	B.	No later than 45 days after arraignment and plea the government will disclose any	
14		reports or me	emoranda of interviews of witnesses the government intends to call in its
15		case in chief	•
16	C.	No later than	a 30 days before trial:
17		1.	All parties will provide expert disclosures as required under Rules
18			16(a)(1)(G) and (b)(1)(C), Federal Rules of Criminal Procedure.
19		2.	Defendant will disclose all documents, objects, and reports of
20			examination required under Rules 16(b)(1)(A) and (B), Federal Rules
21			of Criminal Procedure.
22		3.	Defendant will provide notice of any defenses under Rule 12.1, Federal
23			Rules of Criminal Procedure.
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- D. No later than **10 days** before trial:
 - The parties will disclose any summaries, charts, or calculations, that will be offered at trial.
 - 2. The parties will identify recordings, transcripts of recordings, or portions thereof, that will be offered at trial.
 - The government will disclose any statements of witnesses under Title
 United States Code, Section 3500.
 - 4. The defendant will disclose any statements of witnesses the defendant intends to call at trial.
- E. Any party withholding the disclosure of items subject to this agreement will provide notice to the other party of the intent to withhold disclosure and describe the nature of the item and the basis for withholding disclosure.

Limitations

The parties agree that the disclosure deadlines set forth above apply to those objects, documents, items, and other disclosure matters that are in the possession, custody, or control of the parties at the time the obligation to disclose arises. Nothing in this agreement is intended to relieve either party of the continuing duty to provide disclosures up to and through trial as to any matters required to be disclosed by statute, rule, or the United States Constitution. Further, nothing in this agreement is intended to limit, or in any way affect, the determination of admissibility of evidence at trial or otherwise restrict or expand the remedies available to the Court for any breach of disclosure obligations as set forth in Rule 16(d).

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Duty to Resolve Discovery Matters Informally The parties further acknowledge a duty to make good faith efforts to meet and confer with each other to resolve informally any dispute over the scope, manner and method of disclosures before seeking relief from the Court. A breach of the duty to meet and confer, by either party, may serve as the basis to grant or deny any subsequent motion for appropriate relief made before the Court. DATED this ____ day of August, 2008. _/s/ Brenda Weksler_ _/s/ Nancy J. Koppe_ BRENDA WEKSLER NANCY J. KOPPE Counsel for Assistant United States Attorney **Chester Stiles**